UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

IN RE: SOCIAL MEDIA ADOLESCENT ADDICTION/PERSONAL INJURY PRODUCTS LIABILITY LITIGATION,

This Document Relates to:

ALL ACTIONS

Case No. 4:22-MD-03047-YGR

MDL No. 3047

Honorable Yvonne Gonzalez Rogers

Honorable Peter H. Kang

OMNIBUS SEALING STIPULATION AND [PROPOSED] ORDER REGARDING DKT. NOS. 890, 891 (JOINT LETTER BRIEF RE: THE APPROPRIATE NUMBER OF **CUSTODIANS AS TO SNAP INC.)**

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Pursuant to Civil Local Rules 7-11 and 79-5, the Court's May 22, 2023 Protective Order (Dkt. No. 290), and the August 1, 2023 Order Granting Motion To File Under Seal; Setting Sealing Procedures (Dkt. No. 341), Defendant Snap Inc. and Plaintiffs (collectively, the "Parties") submit this Omnibus Sealing Stipulation in connection with their Joint Letter Brief Regarding The Appropriate Number of Custodians As To Snap Inc. (the "Joint Letter Brief") and its exhibit filed on May 23, 2024. ECF 890, 891.

The Parties have met and conferred regarding the proposed sealing designations. At this time, Plaintiffs do not oppose the sealing request and reserve all rights to challenge designations and sealing in the future. Accordingly, the Parties stipulate to the following chart.

Case No. 4:22-MD-03047-YGR

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UNDISPUTED REQUEST TO MAINTAIN A DOCUMENT UNDER SEAL

2		Dkt.	Description	Requested Action	Designating Party	Designating Party's	Previously Sealed?
3		No. 891-2	Appendix A	Maintain	Snap	Basis for Sealing Appendix A to the Joint	No.
		071 2	to Joint Letter	under seal.	ышр	Letter Brief contains	110.
4			Brief			substantial personal	
_						identifying information	
5						for more than 50 current	
6						and former Snap	
						employees who have	
7						been proposed as or	
						designated to be	
8						document custodians in	
9						this case. Appendix A contains	
						descriptive	
10						information—including	
						direct quotes from the	
11						employees, job titles	
12						and descriptions, and	
14						other personal	
13						identifying	
						information—that could	
14						reveal the private	
15						identities of Snap's	
15						employees. All this information is	
16						also presented in a	
						single, accessible chart	
17						with explicit reference	
18						to the present litigation	
10						that may serve as a	
19						roadmap for potential	
						bad actors to identify,	
20						doxx, harass, and	
21						threaten Snap's	
21						employees, as they have historically done to	
22						other defendants. See	
						Dkt. No. 910-2	
23						(declaration of	
24						YouTube).	
24	l '					· .	

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OMNIBUS SEALING STIPULATION AND [PROPOSED]
ORDER RE: SNAP'S CUSTODIANS

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OMNIBUS SEALING STIPULATION AND [PROPOSED] ORDER RE: SNAP'S CUSTODIANS

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ATTESTATION I, Jonathan H. Blavin, hereby attest, pursuant to N.D. Cal. Civil L.R. 5-1, that the concurrence to the filing of this document has been obtained from each signatory hereto. Dated: July 9, 2024 /s/ Jonathan H. Blavin Jonathan H. Blavin -8-

OMNIBUS SEALING STIPULATION AND [PROPOSED] ORDER RE: SNAP'S CUSTODIANS

-9 –

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Case 4:22-md-03047-YGR Document 997 Filed 07/10/24 Page 10 of 10

Dkt. No.	Description	Requested Action	Court's Ruling
891-2	Appendix A to Joint Letter Brief Regarding the Appropriate Number	Seal in entirety.	GrantedX
	of Custodians As To Snap Inc.		Denied

IT IS SO ORDERED.

DATED: July 10, 2024

HONORABLE PETER H. KANG UNITED STATES MAGISTRATE JUDGE